

## NEW-YORK LEGISLATURE.

SENATE.—*Adjourned.*

REPORTS.

By Mr. RICHARDS.—Universally on the petition for the repeal of the law relative to agricultural statistics.

Also, against amending the law relative to the rights of married women.

Favorably on the bill amending the Revised Statutes in the day of Brooklyn.

Favorably on the bill amending the Revised Statutes relative to brokers, factors and others in the sale of goods subject to the auction duty.

BILLS INTRODUCED.

By Mr. BRADLEY.—The New-York County Tax Law.

By Mr. SMITH.—Amendatory of the Brooklyn Firemen's Incorporating act.

By Mr. PRUYN.—Relative to the use and disposition of huts, wagons, barrels, carts, and kegs by manufacturers of salt liquors. It prohibits them to be by any person except the original owner.

By Mr. FOLGER.—Establishing County Trustees from being trust funds. This is the same bill as last year.

The Assessment bill was then considered up to the time of adjournment, when it was again made the special order.

## ASSEMBLY.

The Assembly met at 11 a. m.

The galleries and all parts of the house were crowded with a large audience.

THE CHARGES AGAINST THE SPEAKER.

Mr. THOMAS C. FIELDS rose to a question of privilege and spoke as follows:

"In accordance with the resolution adopted by the House on the 5th of February, I desire to present charges and specifications against Theophilus C. Callicott, member of the Legislature for the 5th District of Kings County, and a member of the Assembly. I desire that these charges be read by the Clerk."

The Clerk then read the charges and specifications against the Speaker, as follows:

*Charge 1.* That Theophilus C. Callicott, two years ago, obtained of Mary C. Wood of Brooklyn, some shares of stock in the Bank of Liverpool, for the purpose of hypothecating the same for a loan of \$100,000.

That with authority he sold the same fraudulently, appropriated the proceeds to his own uses, and on various pretenses refused to return the stock or proceeds to the said Mary C. Wood.

That when the said Callicott was elected a member of this Assembly, and after he had taken the oath of the Legislature, 1862, the agent or attorney of the Bank of Liverpool, and applied to him for the withdrawal of the stock, he refused to do so, which, it is known, remained in his hands until the money of \$100,000 was manifested in any part of the House, and the matter was made the special order for Friday next.

TO PROVIDE FOR THE ORGANIZATION OF THE ASSEMBLY.

Mr. Sherwood to day reported, from the Judiciary Committee, the following bill:

"An act to provide for the government of the Assembly for the year of one thousand eight hundred and six."

The people of the state of New York do enact as follows:

Section 1. The task of the last preceding Assembly shall be the organization of each annual session, call the Assembly to meet, and to determine the time and place of its meeting.

Section 2. The Central Committee for a transfer of the majority of the issues to the Republican party, shall to enable that party to elect a United States Senator, the convention being the exception, call the Callicott of the sum of \$100,000 to pay to the speaker, be binding upon him to do so, and to make him responsible for the payment of the same to the State of New York.

It is to be noted, that this bill will become a law, if it certainly has no partisan character, and if it becomes a law, will insure the State against a repetition of the disgraceful scenes of last January.

The Senate has been in Executive Session the greater part of the morning.

## THE GREAT INFILUX OF NEW-YORKERS.

The hotels are crowded with New Yorkers, and a limited number of rooms of \$100, and for other sums and considerations.

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Charges are further made that the said Callicott, as a member of the Assembly, for the purpose of getting a bill introduced in the Legislature for a sum of consideration of \$100,000, and did receive the said money due to the said Mary C. Wood.

The Senate then paid the said Callicott the sum due to him, and for other sums and considerations.

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